



### Rangers Make Snow Outings In Mountains

One hundred Woodcraft Ranger boys and girls attended the South District annual snow trip to the Charlton Flats area two weeks ago and last week end another group of local Rangers returned for an overnight trip to Arrowhead Camp. It was reported here yesterday.

Little Arrow Boy's Tribe members attending the Charlton Flats outing included Gary Beydler, Gregory Clark, John Eakin, Eddie Jones, Darrell Jones, Bill Licht, Wayne Marshall, Skipper Tonner, and Richard Tooley.

Michael Blakely represented the Wing Foot Tribe on the outing.

Girls of the Pettyjohn Tribe making the first trip included Mary Appleby, Judy Cheek, Cheryl Tinney, Bonnie Lee Cobb, and Fay Taylor.

Little Arrow Tribe members making the overnight outing last week end included Gary Beydler, Kyle Jones, Larry Robertson, Skipper Tonner, Stanley Reese, and Nell Reese.

Tribe parents attending included Mr. and Mrs. Leo Beydler, Mr. and Mrs. Bob Jones, and Mr. and Mrs. E. N. Reese. Guests of the tribe included Capt. and Mrs. Earl Beydler, Shirley and Patty Beydler, and Bobbie Schulz.

**VISITING BRASS . . .** Making a tour of the Torrance plant of the National Supply Co. last Monday were Lt. Cmdr. R. L. Fitzgerald, assistant for contract of Naval Materiel, Los Angeles district; Vice Adm. M. L. Royar, Chief of Naval Materiel, Washington, D. C.; Capt. R. K. Smith, Inspector of Naval Materiel, Los Angeles district;

Cmdr. Vance Fowler, aide to the chief of Naval Materiel, and Cmdr. R. B. Crawford, assistant for engineering, Inspector of Naval Materiel, Los Angeles district. National Supply is generally considered to be the West Coast's biggest gun producer.

### SACRAMENTO REPORT

### Stubbornness No Excuse to Use Fifth Amendment, Chapel Claims

By CHARLES EDWARD CHAPEL  
Member of the Assembly  
The fifth amendment to the Constitution of the United States, one of the ten original amendments that make up the so-called "Bill of Rights" says: "No person . . . shall be compelled in any criminal case to be a witness against himself." Everyone agrees that this is a basic principle of American justice. However, it has been abused by those who take refuge behind the fifth amendment when asked about their affiliations with communist organizations.

A Harvard Law School professor has said, "There is no warrant for assuming that a person is a communist because he refused to say under oath that he is not." Then this professor goes on to say that: "The person invoking the protection of the fifth amendment might want to protect his friends and relatives who are members of the communist party, or because of his fear that some of his past or present affiliations might brand him as a communist, or simply because he is stubborn about his right of privacy, he might not want to testify."

Many of us believe that stubbornness is not a sufficient excuse for refusing legal procedure that protecting friends and relatives who are the enemies of the United States is not a sufficient excuse, and that a person whose affiliations are such that he believes that they will brand him as a communist if exposed, is talking unfair advantage of our Constitution in invoking the protection of the fifth amendment.

Therefore, it has been proposed that the California State Legislature enact a law which says that anyone who invokes the protection of the fifth amendment automatically forfeits any position of trust or profit or honor he may hold under the government of the State of California, a county government, or a city government. In addition, it has been proposed that the person hiding behind the fifth amendment should automatically and immediately lose any license he holds under the Business and Professions Code of the State of California.

Do you consider that such a law is for the protection of the patriotic, law-abiding citizens of California, and therefore justified, or do you consider it too drastic? If it is too tough, what changes do you suggest? Please send your answer to me at P. O. Box 777, Ingleswood 1, Calif., before Feb. 28, on which date I return to Sacramento.

**Postal Employees**  
Honorable G. Delbert Morris, Member of the Assembly, 63rd Assembly District, which is a portion of the City of Los Angeles immediately north of my own 46th Assembly District, is the author of a Resolution calling upon the Congress of the United States to increase the salaries of all postal employees. I believe that all members of the Assembly signed as co-authors. Of course, the Congress does not necessarily follow our recommendations, but the Morris Resolution was of considerable value in influencing many members of Congress to raise the pay of postal workers.

**County Retirement Rights**  
I am the author of a bill which amends the Government Code, relating to the retirement of county employees by permitting life guards to have the same retirement rights as are now enjoyed by sheriffs and their deputies and the firemen of Los Angeles County. If you think that the life guards are entitled to the same protection as sheriffs and firemen, please write to Supervisor Burton W. Chace, Los Angeles County Board of Supervisors, Hall of Records, Los Angeles, expressing your opinion of this bill of mine. Urge Supervisor Chace to get the whole Board of Supervisors to pass a resolution calling upon the California Legislature, especially the thirty-one members of the Assembly, and our one Senator, to vote for this bill.

**Property Tax Exemption**  
The widow of a veteran wrote to me and said that when her husband died she did not receive the benefit of his real property taxation exemption to which he was entitled as a veteran. My answer is that the veteran's exemption is available to the widow of a veteran until she remarries. In discussing this with public officials or lawyers, you may say that the citation is California Constitution, Article XIII, Section 14 and also Opinions of California Attorney General, NS-3062, November 6, 1940.

**Automobile Seat Belts**  
Experts say that safety belts (seat belts) in automobiles would eliminate about one-half of the 1,500,000 personal injuries suffered each year in automobile accidents. I doubt that there is much that the California State Legislature can do to make seat belts compulsory, but if you have any suggestions, please write to me at once.

**Smog Information**  
The best publication on smog which I have seen is a paper-bound pamphlet entitled "THE HISTORY, LEGAL AND ADMINISTRATIVE ASPECTS OF AIR POLLUTION CONTROL IN THE COUNTY OF LOS ANGELES," by Harold W. Kennedy, County Counsel, published by the Los Angeles County Board of Supervisors, Hall of Records, Los Angeles. If you are interested in Los Angeles County smog, that is your best reference for ideas on smog control. If you want the California Legislature to enact any laws on smog control, write to me at P. O. Box 777, Ingleswood 1, before Feb. 28. After that, write to me at Assembly Chambers, State Capitol Sacramento 14 until the first week in June, when I return to Ingleswood.

**Smog Control**  
In January, this year, I introduced one fairly complete bill and one "spot" bill on smog control. A "spot" bill is also called a "skeleton" bill. The reason for this type of bill is that when we return to Sacramento on Feb. 28 we can introduce only two more bills without unanimous consent. Therefore, to protect ourselves in case our constituents suddenly demand the introduction of bills between Feb. 28 and adjournment early in June, we present these incomplete bills. One of my bills provides for regional control of smog. However, the Los Angeles County Board of Supervisors ordered the County Counsel Harold W. Kennedy, to prepare a spot bill which would amend the 1947 Air Pollution Control Act to

Call us for TV service. Our technicians have the experience and equipment to do an expert job. The cost is reasonable. **FA 8-6606**

**TV SPECIAL**  
★ ANY MAKE or MODEL  
NOW FOR A LIMITED TIME ONLY!  
**TELEVISION REPAIRED**  
— 8 YEARS REPAIR EXPERIENCE —  
**\$3.50** All Work Guaranteed 90 Days  
FOLKS! Good Service Does Not Cost . . . IT PAYS!  
— Home Service Till 9 p.m. —  
**BAKER'S TELEVISION and APPLIANCES**  
1344 EL PRADO FA. 8-6606  
OPEN DAILY 9 TO 9 P.M.  
"Folks! You Get the BEST DEAL FROM THE OWNERS! We Employ NO Salesmen!"

**Crossword Puzzle**

Look for Answers on Page 15

**HORIZONTAL**

- Crutch
- Native of Arabia
- Vehicle
- A State (Abb.)
- Chinese coin
- Elie
- Fast
- Girl's name
- Beverage
- Co. by the measure
- Skip
- Unit of measure
- Mythic calculation
- Act
- Common article
- Thus
- Spent
- Enemy

**VERTICAL**

- Symbol for tenthen
- Man's name
- Tardy
- Symbol for terribium
- Symbol for note
- Govern
- Corroded

**8** Cry of pleasure  
**9** Fruit  
**10** Dairy product  
**11** Petals  
**12** Lik.  
**13** Artificial butter (cont.)  
**14** Official affix  
**15** Fold  
**16** Drink  
**17** Indian plant  
**18** Beach  
**19** Fast  
**20** Mould  
**21** Common grains  
**22** Female sheep  
**23** Kaffee  
**24** Gallery  
**25** Common law  
**26** Heuter-pronoun  
**27** Negative  
**28** Beverage  
**29** Van  
**30** Limited number  
**31** Official point  
**32** Lieutenant  
**33** Diffusive  
**34** (Abb.)  
**35** Greater (Abb.)

### Party Bound Thieves Loot Refrigerator

Vandals, who apparently were about to have a party, looted the refrigerator of a home at 5114 Zakon Rd. Harold Long reported to police. Taken were cartons of milk, ice cream and some cookies.

**Public Notices**  
**TORRANCE HERALD-13**  
7289  
**NOTICE TO CREDITORS**  
No. 359415  
In the Superior Court of the State of California, in and for the County of Los Angeles.

In the Matter of the Estate of **LYOYD FARQUHAR, Deceased.**

Notice is hereby given to creditors having claims against the decedent to file said claims in the office of the clerk of the aforesaid court or to present them to the undersigned at the office of Armstrong, Mewborn & Hitchcock, 2211 Torrance Boulevard in the City of Torrance, in the aforesaid County, which latter office is the place of business of the undersigned in all matters pertaining to said estate. Such claims with the necessary vouchers must be filed or presented as aforesaid within six months after the first publication of this notice. Dated January 3, 1955.

**RADFORD H. FARQUHAR**  
Executor of the will of said decedent.

Armstrong, Mewborn & Hitchcock  
Attorneys-at-Law  
2211 Torrance Boulevard  
Torrance, California  
FA 8-3472  
M-Jan 10-17-24-31, 1955

**TORRANCE HERALD-10**  
**CERTIFICATE OF BUSINESS FICTITIOUS FIRM NAME**  
THE UNDERSIGNED do hereby certify that they are conducting a Service Station business at 22855 Arlington Avenue, City of Torrance, County of Los Angeles, State of California, under the fictitious firm name of **COMMUNITY SERVICE STATION** and that said firm is composed of the following persons, whose names and addresses are as follows, to-wit:

Harry N. Bayless, 15148 Hawthorne Blvd., Torrance, California.  
Richard L. Griffith, 14148 Hawthorne Blvd., Torrance, California.

WITNESS our hand this 21st day of January, 1955.

**HARRY N. BAYLESS**  
**RICHARD L. GRIFFITH**

STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES  
ON THIS 21st day of January, A. D. 1955, before me, Margaret W. Dean, Notary Public in and for said County and State, residing therein duly commissioned and sworn, personally appeared Harry N. Bayless and Richard L. Griffith, known to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same.

Witness my hand and the seal of said office this 21st day of January, 1955.

**MARGARET W. DEAN**  
Notary Public in and for said County and State.  
My Commission Expires May 22, 1956.  
M-Jan 24-31, Feb. 7-14, 1955

**No Saloons—Just Restaurants**  
According to California law, there are no saloons in California. When prohibition was repealed, the great cry was that we would never bring back the old-fashioned saloon. It is true that we do not have saloons with swinging doors, sawdust on the floors, and prostitutes in the "ladies' room." Instead, we have dimly lighted interiors, narcotic peddlers, prostitutes, and "crazy mixed-up kids" all over the place. Some parents even bring their children to the bars with them to save the expense of baby sitters.

The theory of California law is that liquor is not sold but only as a sideline to the sale of meals in restaurants. That is why a saloon sign always says "cafe," "cocktail lounge," or "club," but never "saloon."

The saloon-owners, under the banner of their "Taven Owners Association," now want to abolish the requirement that they serve food. I think that the better approach is that we require them to operate bona-fide restaurants with a full-time cook on duty throughout the hours that the saloon is open, that the restaurant be separated from the room in which the bar is located, and that the sales of food in any calendar year must equal in receipts the sale of liquor under the penalty of revocation of the license.

**Public Notice**  
**TORRANCE HERALD-22**  
7574  
**NOTICE TO CREDITORS**  
No. 36037  
In the Superior Court of the State of California, in and for the County of Los Angeles.

In the Matter of the Estate of **RUTH CARROLL LAWVER, Deceased.**

Notice is hereby given to creditors having claims against the said decedent to file said claims in the office of the clerk of the aforesaid court or to present them to the undersigned at the office of Albert Isen, Attorney, 1907 Cabrillo Avenue in the City of Torrance, in the aforesaid County, which latter office is the place of business of the undersigned in all matters pertaining to said estate. Such claims with the necessary vouchers must be filed or presented as aforesaid within six months after the first publication of this notice. Dated January 11, 1955.

**FRANK L. WITHER**  
Administrator with the will annexed of the Estate of said decedent.

Albert Isen  
Attorney-at-Law  
1907 Cabrillo Avenue  
Torrance, California  
FA 8-7888  
M-Jan 17-24-31; Feb. 7, 1955

**Public Notices**  
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

**MARGARET W. DEAN**  
Notary Public in and for said County and State.  
My Commission Expires May 22, 1956.  
M-Jan 24-31, Feb. 7-14, 1955

**TORRANCE HERALD-29**  
**CERTIFICATE OF BUSINESS FICTITIOUS FIRM NAME**  
THE UNDERSIGNED do hereby certify that he is conducting a pharmacy business at 2406 Torrance Blvd., Angeles, State of California, under the fictitious firm name of **MEDICAL ARTS PHARMACY OF TORRANCE** and that said firm is composed of the following persons, whose names and addresses are as follows, to-wit:

William Steinberg, 1215 Korumbum Torrance, California.

WITNESS my hand this 21st day of January, 1955.

**WILLIAM STEINBERG**

STATE OF CALIFORNIA  
COUNTY OF LOS ANGELES  
ON THIS 21st day of January, A. D. 1955, before me, Margaret W. Dean, Notary Public in and for said County and State, residing therein duly commissioned and sworn, personally appeared William Steinberg and me to the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written (REAL).

**MARGARET W. DEAN**  
Notary Public in and for said County and State.  
My Commission Expires May 22, 1956.  
M-Jan 24-31, Feb. 7-14, 1955

**TORRANCE HERALD-38**  
**RESOLUTION NO. 2680**  
A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF TORRANCE, CALIFORNIA, DEDICATING LOT 3 THE SOUTH 50 FEET OF LOTS 4 TO 14 INCLUSIVE, AND THE WESTERLY 10 FEET OF LOTS 1, 2, 56 AND 57 OF TRACT NO. 108, AN ANGLE PUBLIC STREET PURPOSES, ACCEPTING SUCH DEDICATION ON BEHALF OF SAID CITY AND OF THE PUBLIC AND NAMING SUCH ACCEPTED PUBLIC AND CHANGING THE NAME OF PORTION OF MADRID AVENUE WHEREAS the City of Torrance, California, has acquired and now holds fee title to Lots 3, the South 50 feet of Lots 4 to 14 inclusive, and the Westery 10 feet of Lots 1, 2, 56 and 57, of Tract No. 108, as recorded in Book 137, Page 47 of Maps; and WHEREAS the City Council of said City now desires to dedicate for public use as a public street that lot and those portions of lots herein described in order that necessary and desirable improvements may proceed; THEREFORE, THE CITY COUNCIL OF THE CITY OF TORRANCE, CALIFORNIA, DOES HEREBY RESOLVE, DETERMINE AND ORDER AS FOLLOWS:

SECTION 1. That said City and

SECTION 2. That said City and said City Council, on behalf of said City and of the public, do hereby accept the dedication for public street purposes, the lot and portions of lots hereinabove made in Section 1 of this Resolution.

SECTION 3. That the portion of said land hereinafore specifically described in Section 1 of this Resolution is hereby named and shall be known as **DEL AMO BOULEVARD**, with the exception that the Westery 10 feet of Lots 1, 2, 56 and 57 shall be known as **GREENSHAW BOULEVARD**; and that the name of the Southern 50 feet of Lot 4, as shown on said map recorded in Book 137, Page 47 of Maps in the office of the County Recorder of the County of Los Angeles, State of California.

SECTION 4. That the City Clerk is hereby authorized and instructed to cause a certified copy of this Resolution to be recorded in the office of the Recorder of Los Angeles County, California.

SECTION 5. That this Resolution shall take effect immediately.

SECTION 6. That the City Clerk shall certify to the passage and adoption of this Resolution, shall cause the same to be entered in the Book of Resolutions of the City of Torrance, and shall make a record of the passage and adoption thereof in the records of the City Council of said City in the minutes of the meeting at which the same was passed and adopted, and shall cause the same to be published once in the Torrance Herald, a semi-weekly newspaper of general circulation, printed, published, and circulated within said City and which is hereby designated for that purpose.

Passed, approved and adopted this 25th day of January, A. D. 1955.

**NICKOLAS O. DIAZ**  
Mayor of the City of Torrance, California.

ATTEST  
**A. H. BARTLETT**  
City Clerk of the City of Torrance, California.

COUNTY OF LOS ANGELES, STATE OF CALIFORNIA  
I, A. H. Bartlett, City Clerk of the City of Torrance, California, do hereby certify that the foregoing Resolution was introduced, read and adopted by the City Council of the City of Torrance at a Regular Meeting held on the 25th day of January, 1955, by the following roll call vote:

AYES: COUNCILMEN: Benstead, Blount, Schwab and Deal.  
NOES: COUNCILMEN: None.  
ABSENT: COUNCILMEN: Isen.

**A. H. BARTLETT**  
City Clerk of the City of Torrance, California.

M-Jan 31, 1955

**FOR FAST RESULT ACTION IT'S THE TORRANCE HERALD CLASSIFIED**

**"YOU'LL BE GLAD TOMORROW YOU PLACED IT TODAY"**

IT'S SO EASY TO PLACE A LOW COST HERALD WANT AD!

**JUST PHONE FAirfax 8-4000**  
Ask for Ad-Taker